

**UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION**

In re:

Case No. 6:17-bk-02004-RAC

Ronald E. Scherer

Chapter 11

Debtor.

/

**CORRECTED CREDITOR UNITED STATES' MOTION TO EXTEND TIME FOR
TWO ADDITIONAL DAYS TO FILE REPLY IN SUPPORT OF MOTION FOR
ADDITIONAL TIME FOR RULE 2004 EXAMINATION**

In response to a notice of the Court pertaining to Doc. 159, this corrected pleading is filed solely to change the wording of the caption in Doc. 159, so that it reflects "Motion to Extend Time" instead of "Request" on the first page of the pleading and in the certificate of service at the end of it.

Creditor United States respectfully requests two (2) additional days to file its reply in support of its motion for additional time for Rule 2004 examination of Debtor.

Debtor filed his opposition to the motion on November 28, 2017. Under Local Rule 7001-1(k)(4), the United States' reply in support of the motion is due on December 5, 2017.

Counsel for the United States has been working on a reply in support of its motion to dismiss the adversary proceeding Debtor filed, seeking a determination of the dischargeability of his income tax debt for 1990 through 1992. He also has been working on a reply in support of the United States' motion for enlargement of page limitations *nunc pro tunc* for its memorandum in support of its motion to dismiss. This involved working through this last weekend.

During the last few weeks, counsel for the United States also has had to work on other cases assigned to him.

As a result, counsel for the United States does not have time to prepare and file by December 5, 2017, a reply in support of its motion for additional time for Rule 2004 examination of Debtor. Also, the United States intended to file its reply combined with an opposition/response to Debtor's motion for a protective order, which is not due until December 7, 2017.

For the foregoing reasons, the United States respectfully requests two additional days to file its reply in support of its motion for additional time for Rule 2004 examination of Debtor.

UNITED STATES OF AMERICA,
Creditor

/s/ Alan Shapiro
ALAN SHAPIRO
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CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that service of the foregoing **CREDITOR UNITED STATES' MOTION TO EXTEND TIME FOR TWO ADDITIONAL DAYS TO FILE REPLY IN SUPPORT OF MOTION FOR ADDITIONAL TIME FOR RULE 2004 EXAMINATION** has been made upon the following by depositing a copy in the United States mail, postage prepaid, this 6th day of December, 2017:

Matrix drawn from Debtor's Amended Proof of Service of Order on Debtor's Application to Employ Real Estate Agent Michaela Grandey of Rolls Realty at Docket Item #72-1 in Case No. 2017-2004.

Bank of America US Trust 150 N College Street NCI-028-29-03 Charlotte, NC 28255-0001	Citizens Bank 328 South Saginaw Flint, Michigan 48502-1926	Duane Morris LLP 190 South LaSalle Street Suite 3700 Chicago, IL 60603-3433
FIFTH THIRD BANK MD# ROPS05 BANKRUPTCY DEPT 1850 EAST PARIS SE GRAND RAPIDS MI 49546-6253	First Century Bank P.O. Box 1559 Bluefield, West Virginia 24701-1559	Florida Department of Revenue Bankruptcy Unit Post Office Box 6668 Tallahassee FL 32314-6668
Lionspaw Grand HOA, Inc. c/o Nelson & Selwitz Property Management 1190 Pelican Bay Drive Daytona Beach, FL 32119-1381	Maples Health Care, Inc. 1600 Bland Street Bluefield, WV 24701-3775	Lionspaw Development LTD 133 E. Indiana Avenue DeLand, FL 32724-4341
Nationstar Mortgage 8950 Cypress Waters Blvd Coppell, TX 75019-4620	Northwestern Mutual Life 530 W. Spring Street, Suite 200 Columbus, OH 43215-5385	National Sign & Signal Inc. 301 Armstrong Road Battle Creek, MI 49037-7374
State of Michigan P.O. Box 30774 Lansing, MI 48909-8274	State of Ohio P.O. Box 530 Columbus, OH 43216-0530	Ocwen Loan Servicing, LLC 1661 Worthington Road, Suite 100 West Palm Beach, FL 33409-6493
Volusia County Revenue Division 123 West Indiana Avenue, Rm 103 Deland FL 32720-4615	Ella Roberts, Esquire Albertelli Law Post Office Box 23028 Tampa, FL 33623-2028	RAM GROUP, INC. c/o Harlan L. Paul, Esquire Paul, Elkind, Branz & Kelton, P.A. 142 East New York Avenue DeLand, Florida 32724
The Ohio Department of Taxation Ohio Department of Taxation, Bankruptcy P.O. Box 530 Columbus, OH 43216	Venar Ayar, Esquire Ayar Law Group 3000 Town Center, Suite 501 Southfield, Michigan 48075	Department of Treasury, Internal Revenue Service 400 W. Bay Street, Stop 5270 Jacksonville, Florida 32202

Jill E. Kelso, Esquire Office of the United States Trustee George C. Young Federal Building 400 W. Washington Street Suite 1100 Orlando, FL 32801-2440	Fifth Third Bank 38 Fountain Square Plaza Cincinnati, OH 45263	James H. Monroe, Esquire James H. Monroe, P.A. Post Office Box 540163 Orlando, Florida 32854
Suzanne Heffelman Special Assets Division The Huntington National Bank 2361 Morse Road NC3W67 Columbus, Ohio 43229-5865	Ronald E. Scherer, Sr. P.O. Box 730478 Ormond Beach, Florida 32173-0478	Internal Revenue Service P.O. Box 7346 Philadelphia, Pennsylvania 19101-7346
The Huntington National Bank c/o Dennis J. Morrison, Esquire Two Miranova Place, Suite 220 Columbus, Ohio 43215-7050	State of Michigan, Department of Treasury Cadillac Place 3030 W. Grand Blvd., Ste. 10-200 Detroit, Michigan 48202-6030	Lionspaw Development LTD 125 E. Indiana Avenue, Suite A-2 Deland, Florida 32724-4341
Lionspaw Development LTD c/o McMahan Irrevocable Living trust 133 E. Indiana Avenue Deland, Florida 32724-4329	Susan D. Cochran State of Michigan – Dept. of Attorney 3030 W. Grand Blvd., Suite 10-200 Detroit, Michigan 48202-6030	Internal Revenue Service Centralized Insolvency Operations P.O. Box 7346 Philadelphia, Pennsylvania 19101-7346

IT IS HEREBY CERTIFIED also that service of the foregoing **CREDITOR UNITED STATES' MOTION TO EXTEND TIME FOR TWO ADDITIONAL DAYS TO FILE REPLY IN SUPPORT OF MOTION FOR ADDITIONAL TIME FOR RULE 2004 EXAMINATION** has been made upon the following by depositing a copy in the United States mail, postage prepaid, this 6th day of December, 2017:

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Ronald E. Scherer Restatement of Trust, PNC Bank (as successor to National City Bank),
Trustee

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